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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/041,558	01/10/2002	Wolfram Burst	52097	2747	
26474 7	590 03/02/2006		EXAMINER		
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SUITE 400 EA	.ST	ART UNIT	PAPER NUMBER		
WASHINGTO	N, DC 20005	1764			

DATE MAILED: 03/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.		Applicant(s)				
Office Action Summary			10/041,558	/041,558 BURST ET AL.					
			Examiner		Art Unit				
			Prem C. Singh		1764				
 Period for	The MAILING DATE of this communica Reply	ation appe	ars on the cover sheet w	vith the co	orrespondence ac	idress			
WHICH - Extension after Si - If NO pe - Failure to Any repl	RTENED STATUTORY PERIOD FOR EVER IS LONGER, FROM THE MAINS of time may be available under the provisions of the first from the mailing date of this community of reply is specified above, the maximum statute or reply within the set or extended period for reply will be received by the Office later than three months after that term adjustment. See 37 CFR 1.704(b).	LING DA 37 CFR 1.136 ication. tory period wil I, by statute, c	TE OF THIS COMMUN (a). In no event, however, may a I apply and will expire SIX (6) MO cause the application to become A	ICATION a reply be time ONTHS from the	ely filed the mailing date of this c 0 (35 U.S.C. § 133).				
Status									
1)⊠ R	esponsive to communication(s) filed	on <i>01/27</i>	/06.						
·	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.								
3)□ S	ince this application is in condition fo	•		tters, pros	secution as to the	e merits is			
cl	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition	of Claims								
4)⊠ C	laim(s) <u>1,3 and 6-15</u> is/are pending ii	n the appl	ication.						
4a	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) C	laim(s) is/are allowed.								
6)⊠ C	laim(s) <u>1,3 and 6-15</u> is/are rejected.								
7)□ C	laim(s) is/are objected to.								
8)□ C	laim(s) are subject to restriction	on and/or	election requirement.						
Application	n Papers								
9)[] Th	e specification is objected to by the I	Examiner.							
10)⊠ Th	e drawing(s) filed on 10 January 200	<u>)2</u> is/are:	a)⊠ accepted or b)□	objected (	to by the Examin	ner.			
A	oplicant may not request that any objection	on to the d	rawing(s) be held in abeya	ance. See	37 CFR 1.85(a).				
R	eplacement drawing sheet(s) including the	ne correction	n is required if the drawing	g(s) is obje	ected to. See 37 C	FR 1.121(d).			
11)[] Th	e oath or declaration is objected to b	y the Exa	miner. Note the attache	ed Office	Action or form P	TO-152.			
Priority un	der 35 U.S.C. § 119								
	knowledgment is made of a claim fo All ˙b) Some * c) None of:	r foreign p	oriority under 35 U.S.C.	§ 119(a)-	-(d) or (f).				
1.	1. Certified copies of the priority documents have been received.								
	Certified copies of the priority do	ocuments	have been received in A	Applicatio	on No				
3.	Copies of the certified copies of	•	•	n received	d in this National	Stage			
	application from the Internationa								
* See	e the attached detailed Office action	for a list o	f the certified copies no	t received	d.				
Attachment(s									
1) Notice of	f References Cited (PTO-892)		4) Interview						
	f Draftsperson's Patent Drawing Review (PTC ion Disclosure Statement(s) (PTO-1449 or PT			(s)/Mail Dat	te Itent Application (PT)	O-152)			
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### **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 6, 9, 10, and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Perry (Chemical Engineers Handbook by Perry and Chilton, Fifth Edition, McGraw Hill, 1973, Page 13-39).

Applicant's invention per claim 1 is about a method of separating a liquid mixture which forms at least one azeotrope by azeotropic distillation with an entrainer which additionally forms a binary and ternary azeotrope with the other components to be separated. The azeotropes have boiling points lower than that of entrainer. The azeotropes are separated into two parts: A, H containing fraction depleted in B and B, H containing fraction depleted in A. At least a part of the auxiliary H is introduced at the top and/or in the upper region of a column for distillation.

Perry reference (Figure 13-44) teaches schematically an azeotropic distillation process similar to the one claimed by the applicant's claim 1 in which benzene is added to separate ethanol-water azeotrope. The overhead product from the column which

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produces ethanol as a bottom product is a vapor with a composition near the ternary azeotrope formed by these three components. Table 13-12 lists water-ethanol-benzene as a ternary azeotropic mixture (Page 13-41). Minimum boiling point azeotropic mixtures water-ethanol, water-benzene, and ethanol-benzene are shown in Table 13-10.

It is to be noted that Perry's ethanol, water, and benzene are representing components A, B, and H respectively, of the applicant.

Perry's figure **13**-44 shows that the azeotropes are separated in to two parts: aqueous phase and ethanol phase. Aqueous phase is rich in water and depleted in ethanol, while the ethanol phase is rich in ethanol and depleted in water. Perry invention further teaches that it seems best to introduce the solvent in the top section of the column (Page **13**-42 first paragraph).

Perry's reference discloses the boiling points of binary azeotropes as follows: water-ethanol: 78.15°C, water-benzene: 69.25°C, ethanol-benzene: 68.24°C (Table **13**-10). It is to be noted that benzene (entrainer) has a boiling point of 80.1°C.

Claim 6 of the applicant says that the auxiliary entrainer is obtained as bottom product and is re-circulated at least partly to the top or into the upper region of the column.

Perry reference teaches in figure **13**-44 that benzene-rich stream from column (C) is mixed with the original feed and taken into the upper portion of the column (A).

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Claim 9 of the applicant says that binary azeotrope AH and/or BH is a heteroazeotrope.

Perry reference shows in Table **13**-10 that the system: water-benzene forms two phases, which means the system forms a heteroazeotrope.

Applicant's claim 10 discusses that the liquid or liquefied AH containing and/or BH containing fraction is subjected to a phase separation to give A-rich or B-rich phase and an H-rich phase is returned to the column.

Perry's figure **13**-44 shows a separator (B) that separates the components in two layers: the top layer with 14.5% ethanol, 84.5% benzene, and 1% water; while the bottom layer with 53% ethanol, 11% benzene, and 36% water. The figure further shows that the benzene-rich phase is returned to the column (A).

Claim 13 of the applicant mentions a process wherein the liquefied n-butanol/water fraction is subjected to a phase separation to give n-butanol-rich phase and a water-rich phase and the n-butanol-rich phase is separated by distillation into a fraction enriched in n-butanol and a fraction depleted in n-butanol.

Perry reference mentions in figure **13**-38 that liquefied n-butanol/water feed enters a decanter (phase separator), which operates at a temperature below the boiling point. The butanol-rich phase from the decanter is fed to a stripping column which produces high purity alcohol as the bottom product and an overhead vapor which approaches the azeotropic composition. The aqueous phase is fed to a second stripper

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which produces butanol-free water as a bottom product. Since water is the bottom product, open steam can be used to provide "reboil" vapor. The aqueous column also produces a top vapor which approaches the azeotropic composition. Both overhead vapor streams are condensed in a common condenser and then fed to the decanter along with the fresh feed (Page 13-37 column 2, and Page 13-38 Column 1).

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 3, 7, 8, 11, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perry (Chemical Engineers Handbook by Perry and Chilton, Fifth Edition, McGraw Hill, 1973, Page13-39).

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Claim 3 of the applicant says that the mixture to be separated is introduced continuously into the column.

Perry reference teaches that the azeotropic separations are used more frequently in batch separations (Page **13**-41, column 2, paragraph 1).

It would have been obvious to one skilled in the art at the time the invention was made to modify Perry invention and conduct the azeotropic separation continuously for a large scale operation and better control of the process.

Claim 7 of the applicant says that A, H containing fraction is taken off at a point above the feed point and B, H containing fraction is taken off at a point below the feed point.

Perry's figure **13**-44 discloses that ethanol, benzene, and a small amount of water are taken from the top of the column (A) and water is taken out from the bottom of column (D).

It would have been obvious to one skilled in the art at the time the invention was made to modify Perry invention and combine the operations of columns (A) and (D) and take out water from the bottom of column (A) to make the overall separation process more economical.

Claim 8 of the applicant mentions that the mass flow of auxiliary entrainer introduced is from 0.5 to 15 times the mass flow of the mixture to be separated.

Perry reference teaches an azeotropic system: benzene-cyclohexane-acetone (acetone being the solvent) in figure 13-42. The acetone/fresh feed ratio must be such as to give a total feed which falls on the straight material-balance line between the two end products (Page 13-41, column 1, paragraph 4). Although it is a different system than ethanol-water-benzene, the principle of solvent/feed ratio applicable to both systems should be the same.

It would have been obvious to one skilled in the art at the time the invention was made to modify Perry invention and specify the solvent/feed ratio to ensure that the total feed falls on the straight material-balance line between products (A) and (B).

The applicant mentions in claim 11 that component A is selected from the group consisting of chlorinated hydrocarbons and monocyclic  $C_{6}$ - $C_{10}$  aromatics and component B is selected from the group consisting of  $C_{3}$ - $C_{8}$  alkanols and the auxiliary H is water.

Perry reference provides in Table **13**-10 minimum boiling point azeotropic binary mixture of tetrachloroethylene (also called as perchloroethylene or PERC) (A) and butanol (B). The invention does not specifically mention about the entrainer.

It would have been obvious to one skilled in the art at the time the invention was made to modify the teachings of Perry as disclosed in figure 13-44 by substituting PERC in place of ethanol (A), butanol in place of water (B) and water in place of benzene (H) and conduct the process. The use of an entrainer causes better and easier separation.

The applicant in claim 15 mentions that the auxiliary H further comprises a base.

Perry reference does not mention about a base in the entrainer.

It would have been obvious to one skilled in the art at the time the invention was made to add a base in the entrainer. Using a base mixed with water will reduce the corrosive action of the chlorinated hydrocarbons and increase the life of the equipment.

Claims 12 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perry in view of Ohe (Vapor-Liquid Equilibrium Data by S. Ohe, Elsevier Science Publishers, Amsterdam, 1999, #758 and #763,764).

Claim 12 of the applicant mentions that the chlorinated hydrocarbon is perchloroethylene and the alkanol is n-butanol and the mixture optionally further comprises butyl chloride.

Perry reference does not mention about butyl chloride.

Standard texts and Ohe present data on relative volatility and vapor-liquid equilibrium of perchloroethylene-n-butanol and butyl chloride-n-butanol azeotropic systems.

It would have been obvious to one skilled in the art at the time the invention was made to combine the teachings of Perry and Ohe to make optional use of butyl chloride along with perchloroethylene to use a blend of two chlorinated hydrocarbons instead of one to give more flexibility to the process.

The applicant in claim 14 mentions that a fraction which comprises butyl chloride and water and is largely free of perchloroethylene and butanol is additionally obtained as lowest boiling fraction.

As mentioned under claim 12, standard texts and Ohe present azeotropic distillation data for the system butyl chloride-n-butanol-water.

It would have been obvious to one skilled in the art at the time the invention was made to combine the teachings of Perry and Ohe to show that butyl chloride-water could be obtained as the lowest boiling fraction. The reason as explained under claim 12, was to achieve more flexibility for the process.

# Response to Amendment

Rejections and objections vide under Office Action dated: 09/28/05 are withdrawn.

The amended claim 14 is accepted.

In view of the applicant remarks, a new system: ethanol-water-benzene has been cited from the original reference (Perry). The system has each and every element as claimed by the applicant.

Perry reference also discloses the system: chlorinated ethylene/alcohol. The separation of this system can be done as disclosed in figure **13**-44. In the light of this figure, the system will need the third component (H), which can be water.

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#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Prem C. Singh whose telephone number is 571-272-6381. The examiner can normally be reached on MF 6:30 AM-3:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on 571-272-1444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Walter D. Duff

ps/022406

**Primary Examiner**